

STATEMENT

The undersigned hereby declares that:

1. I am an attorney registered to practice before the U.S. Patent and Trademark Office. My Registration No. is 39,155.
2. Pursuant to 37 C.F.R. § 1.821(f), the content of the paper copy required by § 1.821(c) is the same as that in the computer readable form required by § 1.821(e), which are both submitted herewith.
3. Pursuant to 37 C.F.R. § 1.821(g), the submitted Sequence Listing in both paper copy form and computer readable form contain no new matter.

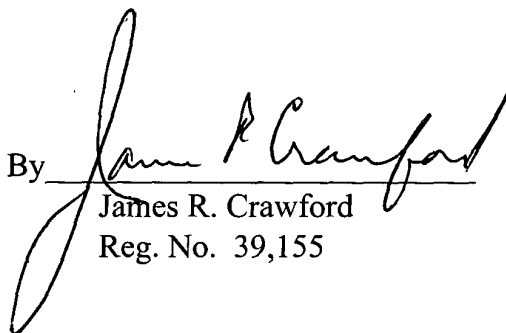
REMARKS

The attached sequence listing is submitted to conform with formal requirements under US patent practice, e.g., listing the appropriate applicants for the US (i.e., the inventors). The amendments to the claims have been made to eliminate multiple dependencies and "use" claims.

Respectfully submitted,

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